EVENING BULLETIN

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THE EVENING BULLETIN.

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Payable Invariably in Advance. Telephone 256. P. O. Box 89.

B. L. FINNEY, Manager.

Just -:- Arrived

A NEW INVOICE

OF THE ---

Corsets

We beg to call special attention to the

P. D. LINEN

P. D.

Corsets Summer

Of which we carry All Sizes in Stock.

B. F. Ehlers & Co.

FORT STREET.

COAL

For Family Use!

Just Received, ex "C. C. Funk," a cargo of Wellington, Departure Bay, Coal

Which is offered in quantities to suit. 2240 lbs. to the Ton. DELIVERY FREE.

WILDER & CO., L'D.

HUSTACE

Also White and Black Sand at the very lowest market rates. Telphone No. 414.

Orchestral -:- Concert

.... BY THE Y. M. C. A. Orchestra, IN THE

W. M. C. A. HALL,

Thursday Evening, April 9th.

Tickets, 50 Cents, Programme 261-td

A Good Investment!

RICE LANDS WITH ABUNDANT supply of water. Also, tract Land suitable for cultivation or dividing into homestead lots near Honolulu. Good revenue from rice lands.

For further particulars, inquire of A. V. GEAR.

GENERAL DEBILITY and Indigestion

Made Her Life Miserable, but She is Cured by

Ayer's Sarsaparilla

Read the testimony of Mrs. E. G. Monro, Coburg, Victoria, whose por-trait is also given:



"Some few years ago I suffered terribly with indigestion and general debility. I could not sleep, and my condition was such as to make my life miserable. None of the many remedies I tried did me any good, and I despaired of ever getting better. One of my friends told me of the blood-purifying and strength-giving properties of Ayer's Sarsaparilla, and I began taking it. Before I had finished the first bottle I felt better, and was thus encouraged to give the medicine a thorough trial. In all I used four bottles, and then was perfectly cured of the grievous trouble which had afflicted me. I now recommend, to anyone suffering as I did.

AYER'S

Hollister Drug Co., Ltd. Sole Agents for the Republic of Hawaii.

As a Splendid Merve and Blood Medicine.

Something Interesting!

Imports of Champagne Into the United States,

FROM JAN. 1ST TO JUNE 1st, 1895.

G H Mumm & Co.'s extra	Cases.
dry	30,831
Pommery & Greno	11,798
Moet & Chandon	9,608
Heidsieck & Co., (dry	, , , , ,
Monopole)	7.501
Louis Roederer	3.438
Ruinart	3,136
Perrier Jouet	3,286
Irroy & Co	1.785
Vve. Clicquot	2,378
Bonche Sec	992
Delbeck & Co	728
St. Marcesux	334
Krug & Co	270
Chas. Heidsieck	355
Various	5,419
Total	81.859

COMPILED FROM CUSTOM

HOUSE RECORDS.

Macfarlane & Co., Sole Agents for G. H. Mumm & Co. for the Hawaiian Islands.

Building Lots!

124-tf

At WAIKIK1 on car line and on PA-LAMA ROAD near Fertilizing Plant.

These Lots are Very Cheap and Sold on Easy Terms.

Desirable Acre Tracts near the city and other Properties for sale. BRUCE, WARING & CO.,

Dealers in Lots and Lands, 503 Fort Street, near King. property by this Act directed to be returned shall consist of real TELEPHONE 607.

LEGISLATURE IN SESSION.

LONG REPORT OF THE SPECIAL SENATE TAX COMMITTEE.

The Senate Makes a Start on the Bill to Regulate Internal Taxes .- Preceedings in the House.

THIRTY-NINTH DAY, APRIL 8.

THE SENATE.

After the usual preliminaries Senator Brown presented a petition from all the physicians and have taken place during the dentists in the city protesting twelve months next preceding, against the license tax of \$50 giving the name of the person against the license tax of \$50 provided for in the new license bill. Laid on the table to be considered with the License bill.

Senator Lyman from the Committee on Passed Bills reported that House Bill No. 7, relating to registration of male voters; House and to be worded as follows, viz. Bill No. 13, regulating the size of the National Ensign; Senate Bill No. 17, relating to the Judiciary, and Senate Bill No. 14, concerning contested elections, had been presented to the President for his sor so that such reduction shall signature.

Senator Lyman from the special dues reported that the property on which the rebate was asked had long been removed from the

lowing report:
Your Special Committee to whom was referred Senate Bill reme Court. No. 9, relating to Internal Taxes, report that they have had the

"Section 16. All real and personal property and the interest of | tificate there shall be set forth: any person in any real or personal property shall be assessed separately as to each item thereof for assessor. its full cash value. Provided, however, that in all cases where real claimed by the tax payer. and personal property or several classes cr kinds or parcels of real | on by the Tax Appeal Court. or personal property respectively, basis of such enterprise for profit such Court in such cause. shall be assessed as a whole on its fair and reasonable aggregate preme Court.

In estimating the aggregate value of each such enterprise for protion.

In ascertaining the aggrevalue of the property constituting an enterprise for profit for the purpose indicated by this Section, there shall be exshares, in other Hawaiian Corenterprise, and all property on which specific taxes are levied.

leased or rented, the sum of eight years' rental thereof shall be the any of the costs of such appeal." assessment value of such real estate or house, unless such valuation shall be manifestly unfair or

Second. By adding a new Section after Section 66, to be called Section 67, to be worded as follows, viz: "Section 67. If any of the

property by this Act directed to

basis of an enterprise for profit, the person making the return shall give a detailed description of such property and state the aggregate value thereof, taking into consideration the net profit made by the same and all other facts and considerations which reasonably and fairly bear upon such valuation. He shall state what, if any, the

and passonal property, or several or kinds or parcels of real or personal property respectively, which are combined and made the

net profits of such enterprise have been during the twelve months next preceding; and if known what sale or sales of stock or other interest in such enterprise selling, the person buying, the number of shares or proportion of interest sold upon each sale; and, when known, the purchase price thereof."
Third. By adding four new Sections after Section 80, to be

called Sections 81, 82, 83 and 84,

"Appeal to Supreme Court. Section 81. If any tax appeal court shall reduce the valuation of any property below the valua-tion placed thereon by the Assesamount to five thousand dollars or upward: Or shall value the procommittee on the petition of H. Hackfeld & Co. and the Kahuku plantation for rebate of customs er than the valuation placed thereon in his tax return by the person making the return thereof;

The Tax Assessor or the tax-Custom House; that to allow a payer, as the case may be, may at rebate on the same would be any time within twenty days ap-contrary to the established rules peal to the Supreme Court from of the Custom House and would such decision of such tax appeal be the means of establishing a court, by filing a notice of appeal, dangerous precedent to which the committee could see no limit. It payer, depositing with the chairwas therefore recommended that man of such court the sum of one the petition be laid on the table. On motion the report was adopted. hundred dollars, or file in lieu thereof, a bond with sufficient surety to the Clerk of the Sup-Senator McCandless, from the reme Court in the sum of One special committee on the proposed Hundred Dollars, conditioned to new Tax Law, presented the following reports. case the same is not sustained.

"Certificate of Appeal to Sup-

Act be amended so as to read as all proceedings had before such Tax Appeal Court, in and concerning such cause, in which cer-

(1) The valuation of the property in dispute, claimed by the

(2) The valuation of the same,

(3) The valuation placed there-"Such certificate shall be acare combined and made the basis companied by a copy of the of an enterprise for profit, the evidence taken before such Tax combined property forming such Appeal Court and the decision of

"Evidence on Appeal to Su-

Section 18. Upon any appeal to the Supreme Court under the provisions of this Act, the evidence fit, there shall be taken into con- taken before the tax appeal court sideration the net profits made by in connection with such appealed the same, and all other facts and cause shall be considered by the considerations which reasonably Supreme Court, and it may also and fairly bear upon such valua- in its discretion allow further evidence to be introduced by

either party. "Costs on appeal to Supreme Court.

Section 84. The costs of any such appeal to the Supreme Court cluded therefrom the value of to be paid by the tax-payer, if the decision of such Court is against porations, held or owned by such | him, shall be the same as in other appeals to the Supreme Court. No costs shall be assessed to or And further provided, that payable by the assessor. If the when any real estate or house is decision of such court is in favor of the taxpayer, he shall not pay

> Senator McCandless from the same committee presented a resolution that the members of the press be permitted free access and use of all the data in the possession of the special tax committee, but that the same be returned by the chairman of the committee for

> > Continued on 7th Page.

THE BASE BALL SEASON, IN THE HIGHER COURTS,

Ground Needs Attention-Give the Boys Encouragement-Mint to Manager Pain.

The first practice of the season was had yesterday afternoon at the ball park, when members of the new Star club for this year started to get into form to wipe the earth up with every other club in the city. There is no doubt that this year's games will be far superior to those of last year. Three clubs are already formedthe Stars, Kamehamehas and Justice Frear is author of the de-Alumni, and while we are about cision. It finds that opium is an

it why not have a four-club league? There is plenty of new material in town that will play ball, in fact a fourth club is partly formed, only lacking a pitcher. The Stars have Jack Low, Wood, and Lionel Hart. If they could be induced to release one of these men the fourth club would be assured. This would add to the interest of the game, as the new players are all young business men and many

of them very good ball players.

Another thing, the grounds are in very bad shape for practice and should be attended to at once. They need a good wetting down and the heavy roller should be used. There are a few base ball enthusiasts who get up teams each year and play themselves, practicing on an average three nights a week that the Honolulu public may be amused on Saturday afternoon. Very often these few leaders have much difficulty in inducing players to engage for the season's play, and the least the Association can do is to put the grounds in perfect order.

Give the boys encouragement. Base ball is popular in Honolulu, but if the spectators are compelled to sit ten or fifteen minutes after reme Court.

Section 82. Upon any appeal being perfected as aforesaid the company appeal something else, it soon becomes same under consideration and recommend the following amendments thereto, viz:

First. That Section 16 of said

Act be amended so as to read as day of game. Many of the boys are out of pocket each year for different things, and as the street car company makes considerable money on the games, it is no more than right that it should make concessions. The writer does not wish to run Mr. Pain's business, but merely offers the above

as a suggestion. The personnel of the teams this year will be unusually strong and the boys will certainly put up a very stiff set of games, and it is to be hoped that all petty jealousy will be laid aside and the games played for sport only.

THE CRANK.

THE WATERHOUSE STORES.

The Fort Street Establishment Purchased by E. W. Jordan.

The Fort street store, known as the No. 10, of the Waterhouse estate will pass into the hands of E. W. Jordan as soon as the necessary papers can be made out, he having purchased the entire stock and fixtures thereof. Mr. Jordan has conducted the store as manager for some fifteen years, and hereafter he will be the sole owner and proprietor of the same.

The sale of the Fort street business does not affect that of the Queen street stores, which will remain intact as before, with their wholesale and retail departments, and be conducted by the J. T. Waterhouse estate under the same management as heretofore. The improvements inaugurated in the crockery department of the Queen street stores are to be extended to the adjoining stores, and new lines of goods will be put forth to meet the wants and of this old established business.

THREE CLUBS ENLISTED AND A APPEAL OF SCHOONER HEARIETFA IS DISHIBSED.

Rudolph Spreckels Denied Relief in Exequity - Perjary and Frand Charge I on a Bankrupt.

The Supreme Court has rendered a decision in the matter of the British schooner Henrietta. With Chief Justice Judd and Justice Frear there sat on the case W. A. Kinney, barrister, in place of Justice Whiting, disqualified from having, while a Judge of the Circuit Court, made the decree of condemnation against the vessel. article capable of being smuggled. Also that the repeal of an Act, which merely excepts a particular class of goods from the provisions of a general tariff law that continues in force, operates to bring that class again under the general law. Also, that the master's claim for articles as his personal pro-perty is disallowed, the articles being appropriate for the safe navigation of the vessel. Also, that the seamen's wages are disallowed, the voyage being illegal and the seamen not appearing to be innocent of the illegality. The decree is affirmed. Attorney General W. O. Smith for libellant; Hartwell, Thurston & Stanley for claimants.

In the equity suit of Rudolph Spreckels vs. Paauhau Plantation Company, the Supreme Court has rendered a decision, written by Chief Justice Judd. It came up on an appeal of defendant from Circuit Judge Perry, over-ruling a demurrer to the bill. The pray-er of the bill was to enjoin defendant from paying dividends claimed by plaintiff into a bank. The Supreme Court sustains the demurrer on the ground that plaintiff has a plain, adequate and complete remedy at law. The bill not alleging that equity should take jurisdiction to avoid a multiplicity of suits, the Court does not consider the question. Hartwell, Thurston & Stanley for plaintiff; Kinney and Ballou for

defendant. J. F. Hackfeld, assignee in bankruptcy of S. Erlich, has filed further objections to discharge of the bankrupt. They are that he had sworn falsely upon an examination in the proceedings and that he had made fraudulent pay-

ments. Judge Perry has appointed W. A. Wall as commissioner to partition real estate in the equity suit of Elizabeth K. Booth vs. Kapuakela. Edings for plaintiff; Kinney and Ballou for defendant.

Death of L. C. Kelley.

L. C. Kelley, a son-in-law of H. M. Whitney, who arrived on the last trip of the R. P. Rithet, died yesterday afternoon of consumption, aged 66 years. The funeral will take place from the residence of H. M. Whitney this afternoon at 4 o'clock, interment to be in Nuuanu cemetery. Mr. Kelley, as well as his wife, was a member of the Oakland Unitarian church, of which Ree. Chas. Wendte is pastor. He was a native of Cape Cod, Mass. For thirty-two years he was connected with the Sather Banking Co. of San Francisco.

Auction Sate of Manon Lots.

There were plenty of people present at Morgan's auction sale of Manoa lots today but few bidders. Lots 6 and 7 were knocked down to J. A. Magoon for \$300 each and the sale of the balance discontinued.

The citizens of Amesbury, where John G. Whittier made his home during the latter years of his life, are planning to make the house wishes of the numerous patrons where he spent many years a publie library.